UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

WILLIAMS-SONOMA, INC.,

Plaintiff,

-v-

CARROT CART, INC.,

Defendant.

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: _5/30/2025

ORDER

24-CV-6597 (VSB) (HJR)

HENRY J. RICARDO, United States Magistrate Judge.

At the request of the parties, the settlement conference previously scheduled for June 5, 2025, is rescheduled to **February 3, 2026,** at **10:00 a.m.** in Courtroom 21D at 500 Pearl Street, New York, New York 10007.

The parties are directed to review and comply with the Procedures for All Cases Referred for Settlement to Magistrate Judge Henry J. Ricardo (the "Procedures"), available at https://nysd.uscourts.gov/hon-henry-j-ricardo. No later than January 20, 2026, the parties shall submit the attached Acknowledgement Form to RicardoNYSDChambers@nysd.uscourts.gov, copying all counsel or pro se litigants if they are unrepresented.

Plaintiff must make a demand by **January 13, 2026,** and Defendant must make a counteroffer by **January 20, 2026**.

No later than January 20, 2026, counsel for each party must send the party's Ex Parte Settlement Letter, marked "Confidential Material for Use Only at Settlement Conference" to RicardoNYSDChambers@nysd.uscourts.gov. This letter should not be sent to the other parties. The letter should include, at a minimum,

the information described in paragraph 3 of the Procedures. The parties should

exchange their initial settlement demands and responses in advance of their Ex

Parte Settlement Letter submissions.

The parties—not just the attorneys—must attend the settlement conference.

Corporate parties, labor unions, and insurance companies (or any other party that

is not a natural person) must send to the conference the person ultimately

responsible for giving settlement authority. Government agencies are subject to

additional requirements specified in the Procedures. If it would be a great hardship

for the party to attend, upon written application in advance of the conference I will

sometime excuse that party's presence, but I will require that party to be available

by telephone throughout the settlement conference.

The Clerk of Court is respectfully directed to close the motion at Docket

Number 40 as granted.

SO ORDERED.

Dated: May 30, 2025

New York, New York

Henry J. Ricardo

United States Magistrate Judge

2

ACKNOWLEDGEMENT FORM

Complete this form, sign and date it, and send it by email as a PDF attachment to (1) Judge Ricardo at <u>RicardoNYSDChambers@nysd.uscourts.gov</u> and (2) to all other attorneys who will be attending the conference <u>no later than 7 calendar days prior to the conference</u>. <u>Please read the certifications below carefully as your signature indicates your compliance with them.</u>

Nan	me of Case:		
Doc	me of Case: cket Number: CV	(
I acl	knowledge that my client and I mu	ust attend m. in	a settlement conference on Courtroom 21D, United States
Cou	urthouse, 500 Pearl Street, New Yo	ork, New Y	ork.
	I am attorney for endant]		[Plaintiff /
is:	(For corporate or other non-indiresentative of my client who will a	ttend the o	conference The title of this representative
	If applicable (for insurance carrurance carrurance carrier who will attend the	conference	name of the representative of the e
2.	CHECK ONE LINE BELOW:		
	a The above-named in	ndividual v	vill attend in person.
	I certify that (1) such individua the Courthouse (or, if my client maker lives and works more the would be a great hardship for the conference on this or any other	l lives and is not an is not an id an 100 mil his individ date. This	will attend by remote means because works more than 100 miles from individual, the client's decisionles from the Courthouse), and (2) it lual to attend a settlement individual understands that he or thout interruption for the duration
	c The above-named in the Court has approved the par settlement conference remotely	rties' joint	will attend by remote means becaus written application to hold the

3. I certify that the person attending the conference (in person or by remote means) is the person with ultimate responsibility for determining the settlement amount: that is, the person responsible for giving settlement authority, not someone who has received authority from another person. In addition, if there is an insurance carrier with authority over settlement, a representative from such carrier with complete responsibility over settlement will be present in person or by telephone.

4.	I certify	that I have r	ead both	the Court's	s Order	scheduling	this cont	ference as
well	as the "Pr	ocedures for .	All Cases	Referred f	or Settle	ement to N	I agistrate	e Judge
Ricar	rdo."						_	_

Dated:	
	[signature of attorney]